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1 THE HONORABLE ROBERT S. LASNIK 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 10 No. 2:14-cv-00545-RSL FEDERAL DEPOSIT INSURANCE CORPORATION as Receiver for Washington 11 STIPULATED MOTION AND Mutual Bank, [PROPOSED] ORDER MODIFYING Plaintiff, 12 CASE SCHEDULE 13 NOTE ON MOTION CALENDAR: ARCH INSURANCE COMPANY, Monday, January 23, 2017 14 NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA, and 15 LLOYD'S SYNDICATE NOS. 2987, 2000 and 382 and WUERTTEMBERGISCHE 16 VERSICHERUNG A.G. 202388900007 as subscribers to the LLOYD'S POLICY and the 17 COMPANIES INSURANCE POLICY NO. 18 509/OA015607, 19 Defendants. 20 STIPULATED MOTIOIN 21 The parties to this action, by and through their undersigned counsel, stipulate and 22 jointly move to modify the pretrial deadlines highlighted in yellow below. The proposed 23 modifications impact only dates by which the parties must complete their fact and expert 24 discovery.1 The proposed modification of these dates is requested by the parties' in light of 25 ¹ The motion date set by LCR 7(d) or LCR 37(a)(2), which is keyed to the close of discovery, is also proposed to 26 be modified because of the modification to the discovery completion date. HILLIS CLARK MARTIN & PETERSON P.S. Stipulation and Order Modifying Case Schedule -999 Third Avenue, Suite 4600 (2:14-cv-00545-RSL) - 1 Seattle, Washington 98104

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their mutual desire to allow time for review of a substantial number of recently produced documents and for all parties to complete document production to the greatest extent possible prior to taking depositions of the many third party witnesses who are involved in the case, some of whom are located overseas and all of whom, the parties believe, should only be deposed once. To accommodate this desire, the parties propose to move back by approximately one month each of the prior dates set by the Court for completion of fact and expert discovery, as noted below. The modification of these deadlines shall not affect any subsequent pretrial dates, including the prior court-ordered deadlines for conducting a settlement conference, filing dispositive motions, submission of an agreed pretrial order, pretrial conference, trial briefs and related documents, and the trial date.

Event	Date
The Parties disclose to each other the subject matter that each intended expert witness will address, either in their case in chief or on rebuttal	March 1, 2017
The Parties disclose to each other whether, in light of any opposing Parties' disclosure, they intend to offer an expert witness on the same subject, either in their case in chief or on rebuttal	April 1, 2017
Deadline for amending pleadings	April 9, 2017
All motions related to discovery must be noted on the motion calendar no later than the Friday before discovery closes pursuant to LCR 7(d) or LCR 37(a)(2)	May 26, 2017
Fact Discovery completed by	June 1, 2017
Disclosure and Reports from expert witnesses under FRCP 26(a)(2) due	June 15, 2017
Disclosure and Reports of Rebuttal Experts	July 10, 2017
Expert discovery completed by	August 4, 2017
Settlement conference held no later than	August 11, 2017
All dispositive motions must be filed by and noted on the motion calendar no later than the fourth Friday thereafter (see LCR 7(d)(3)	August 17, 2017

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Event	Date
Agreed pretrial order due	October 20, 2017
Pretrial conference to be scheduled by Court	
Trial briefs, proposed voir dire questions, proposed jury instructions, trial exhibits, witness lists and motions in limine due	November 1, 2017
Jury Trial Length of Trial: 10-15 days	November 6, 2017

RESPECTFULLY SUBMITTED this 23rd day of January, 2017.

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10 11 CLYDE & CO US LLP HILLIS CLARK MARTIN & PETERSON P.S. 12 s/ Alec H. Boyd By s/ Michael R. Scott Alec H. Boyd (Admitted pro hac vice) Michael R. Scott, WSBA #12822 13 Kim W. West Jake Ewart, WSBA #38655 14 BETTS PATTERSON & MINES, P.S. REED SMITH LLP Matthew Munson, WSBA No. 32019 15 Barry S. Rosen Attorneys for Defendant Arch Insurance Duane F. Sigelko 16 Company Denise M. Ware Attorneys for Plaintiff Federal Deposit 17 **Insurance Corporation** 18 19 SEDGWICK LLP LANE POWELL PC 20

s/ Robert A. Meyers s/ Everett W. Jack, Jr. Everett W. Jack, Jr., WSBA No. 47076 Robert A. Meyers, WSBA No. 24846 Steven P. Caplow, WSBA No. 19843 Eugene V. Elsbree III Attorneys for Defendant National Union Fire Attorneys for Defendants Certain Underwriters at Lloyd's, London and Insurance Company of Pittsburgh, PA Wuerttembergische Versicherung A.G.

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1.8

ORDER

IT IS SO ORDERED

DATED this 24 day of January, 2017.

THE HONORABLE ROBERT S. LASNIK UNITED STATES DISTRICT COURT JUDGE

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